13 February 1948

MEMORANDUM TO EXECUTIVE FOR A & MI

- 1. Recommend following changes in draft. Purpose of those changes is to insert the "charge or allegation phase" into the procedure. These changes also satisfy garagraph 2 of Counsel's memo and are concurred in by Mr. Houston. The changes recommended by General Counsel in paragraphs 3, 4, and 5 of his memo are likewise concurred in.
 - 2. a. All cases submitted to the Loyalty Board must be accompanied by a definite charge or allegation against the loyalty of the employee and accompanied by the available supporting information.
 - b. Charges or allegations may be made by any Assistant Director, by the Executive for I & S, or by the Board itself. Such charges or allegations referred to the Board by an Assistant Director may be subject to further and corrobating investigation by the Executive for I & S at the direction of the Board.
 - C. Cases in which a definite charge or allegation cannot be made by an Assistant Director, will be feferred to the Executive for I & S with all information pertaining thereto.
 - d. The Chairman of the Board may, at his discretion, require specific cases to be referred directly to the Board for investigation and action.
 - 3. a. Unless specific charges or allegations are made directly to the Board by an Assistant Director or by the Board itself, the Executive for I & 8.
 - b. (1) If there appears to be sufficient will refer the case to the Chairman of the Board, with a specific charge or allegation and accompanied by all supporting evidence.
 - 4. a. The Board will instruct the Chief, Personnel Branch. . .
 - (1) Evidence has been presented to the Loyalty Board sufficient to warrant a reasonable floubt of his or her loyalty be stated.

SHEFFIELD EDWARDS
Colonel, GSG
Executive for Inspection and Security